

REMARKS

In the Office Action, the Examiner rejected claims 1-5 and 8-9 under the judicially created doctrine of double patenting over claims 1-15 of United States Patent No. 5,713,242 (Kanner et al.), and rejected claims 1-13 under 35 U.S.C. § 102 citing United States Patent No. (Kanner et al.). Independent claim 1 has been amended to specifically claim that the nut member and carrier member are distinct components wherein the nut member is shiftable to selectively engage and disengage the threaded screw structure while the carrier member remains stationary. Applicant respectfully submits that Kanner et al. does not disclose or suggest what is now claimed in claim 1 of the present application. Part 20 and 22 are part of the same component, and one is not shiftable without movement of the other resulting. Applicant respectfully submits that claim 1 is allowable over the prior art of record and respectfully requests that claim 1 be allowed, as well as those claims which depend therefrom.

The present application has been amended in response to the Examiner's Office Action to place the application in condition for allowance. Applicant, by the amendments presented above, has made a concerted effort to present claims which clearly define over the prior art of record, and thus to place this case in condition for allowance. Hence, Applicant respectfully submits that the claims are allowable over the prior art of record, and respectfully requests that the application be passed to issuance.

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Should the present claims not be deemed adequate to effectively define the patentable subject matter, the Examiner is respectfully urged to call the undersigned attorney of record to discuss the claims in an effort to reach an agreement toward allowance of the present application.

Respectfully submitted,

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